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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/666,491	09/18/2000	Edward N. Dials	RPS9-2000-0022US1/1709P	5039
7	1590 10/02/2002			
Sawyer Law Group			EXAMINER	
P O Box 51418 Palo Alto, CA 94303			DINH, TUAN T	
			ART UNIT	PAPER NUMBER
			2827	
			DATE MAILED: 10/02/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		<u> </u>				
	Application No.	Applicant(s)				
	09/666,491	DIALS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Tuan T Dinh	2827				
The MAILING DATE of this communicati Period for Reply	ion appears on the cover she	eet with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICAT - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communication.	TION. CFR 1.136(a). In no event, however, tation.	may a reply be timely filed				
 If the period for reply specified above is less than thirty (30) da If NO period for reply is specified above, the maximum statutor Failure to reply within the set or extended period for reply will, the set of extended period for reply will be set of extended period for reply in the set of extended period for reply is specified above is less than thirty (30) da If NO period for reply is specified above is less than thirty (30) da If NO period for reply is specified above, the maximum statutor Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). 	ys, a reply within the statutory minimum y period will apply and will expire SIX (I by statute, cause the application to bec	 MONTHS from the mailing date of this communication. MONTHS from the mailing date of this communication. 				
Status						
1) Responsive to communication(s) filed of						
- ',=	This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) Claim(s) 1-3,8,9,14,15 and 17-19 is/are pending in the application.						
4a) Of the above claim(s) <u>5-7 and 11-13</u> is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-3,8-9,14-15,17-19</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers 9) ☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:	- · ·	•				
1. Certified copies of the priority doc	cuments have been receive	d.				
2. Certified copies of the priority doc						
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
 a) ☐ The translation of the foreign language provisional application has been received. 15)☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. 						
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449) Paper 	-948) 5) 🔲 No	erview Summary (PTO-413) Paper No(s) stice of Informal Patent Application (PTO-152) ner:				

DETAILED ACTION

1. The request filed on 9/13/02 for a Request for continued Examination (RCE) under 37 CFR 1.53(d) based on parent Application No. 09/666,491 is acceptable and a RCE has been established. An action on the RCE follows.

Response to Arguments

2. Applicant's arguments filed 9/13/02 have been fully considered but they are not persuasive.

Applicant argues:

(a) Grosser does not teach a card insulator that has a single planar portion" **Examiner disagrees**.

Response to argument (a), Applicant recites "the card insulator comprising: a single planar portion" and may be having something more. Grosser clearly discloses a card insulator (100-figure 1) comprising: a single planar portion (101). The single planar portion (101) can be had something more such as a portion (105) which is perpendicular to portion (101).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

4. Claims 1-4, and 8-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Grosser et al. (U. S. Patent 6,118,667).

As to claims 1 and 8, Grosser discloses an information-processing system (200, column 3, line 31) as shown in figures 1-2 comprising:

a housing (201, column 3, line 34); and

a card insulator (100, column 3, line 10), the card insulator **comprising**:

a single planar portion (101, column 3, line 11); and
a curved handle portion (a side member having an edge (101b) having a
curve top part portion) coupled to the single planar portion, the handle
portion including a hooked element (top portion of the handle-see figure 1)
for coupling the card insulator to the housing.

As to claim 2, Grosser discloses an information-processing system as shown in figure 2 wherein the housing (201) comprises first and second sides (201a, 201b, column 3, line 34) wherein the first side is opposite the second side.

As best understood to claims 3 and 9, Grosser discloses an informationprocessing system as shown in figure 2 further comprises a chassis (formed by two

sides 201a, 201b), and the handle portion is coupled to the chassis via the hooked element.

Claim Rejections - 35 USC § 103

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- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 14-15, and 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grosser et al. (U. S. Patent 6,118,667) in view of Haughton et al. (U. S. Patent 5,982,627).

Grosser discloses an information-processing system (200) as shown in figures 1-2 comprising:

a housing (201) having first and second sides (201a, 201b-figure 2) wherein the first side is opposite the second side;

a card insulator (100), the card insulator comprising:

a single planar portion (101); and

a curved handle portion (a side member having an edge 101b) having a curve (upper edge of the handle) coupled to the single planar portion, the handle portion including a hooked (top portion of the handle) element for coupling the card insulator to the first side of the housing;

an end portion (side part having edge 101a) coupled to the planar portion (101); and

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a retainer guide (206; 207, column 3, lines 37, 40), the retainer guide coupled to the second side of the housing, the retainer guide comprising;

at least one slot (figure 2) for receiving the card insulator (100, column 3, lines 37-55).

Grosser does not show a retainer lid hingedly coupled to the at least one slot and rotated from an open position to a closed position.

Haughton shows a retainer guide (180-figure 1A) having a retainer lid (144) hingedly coupled to the at least one slot (120) and rotated from open to closed positions (see figures 2-4).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to use a ld of a retainer as taught by Haughton to employ the system of Grosser in order to provide a lock or unlock a circuit board (or card insulator) when inserted or removed from the system.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan T Dinh whose telephone number is 703-306-5856. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David L. Talbott can be reached on 703-305-9883. The fax phone numbers

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for the organization where this application or proceeding is assigned are 703-305-1341 for regular communications and 703-305-1341 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

TD Supt May 23, 2002 ALBERT W. PALADINI
PRIMARY EXAMINER

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